

STEPHANIE M. HINDS (CABN 154284)
 United States Attorney
 THOMAS A. COLTHURST (CABN 99493)
 Chief, Criminal Division
 BARBARA J. VALLIERE (DCBN 439353)
 DAVID J. WARD (CABN 239504)
 Assistant United States Attorneys

450 Golden Gate Avenue, Box 36055
 San Francisco, California 94102-3495
 Telephone: (415) 436-7200
 Facsimile: (415) 436-7234
 david.ward@usdoj.gov
 barbara.valliere@usdoj.gov

Attorneys for United States of America

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,)	CASE NO. 20 CR-0108 JD
)	
Plaintiff,)	
)	
v.)	STIPULATION AND PROPOSED ORDER TO
)	VACATE AND RESET SENTENCING DATE
MARK DJANGO HICKS, a/k/a KAFANI,)	FOR DEFENDANTS ARREOLA-MARTIN,
TYRONE ALEXANDER JONES,)	POOL, AND SKOROCHOD
SUSAN ARREOLA-MARTIN,)	
CHRISTOPHER POOL,)	
DEMARCUS HICKS a/k/a SMURF,)	
DIONYSIUS ("DONNIE") COSTELLO, and)	
LEIF SKOROCHOD,)	
)	
Defendants.)	

Counsel for the United States and counsel for defendants CHRISTOPHER POOL, SUSAN ARREOLA-MARTIN, and LEIF SKOROCHOD in the above-captioned matter jointly file this Stipulation and Proposed Order asking the Court to vacate the April 25, 2022 sentencing date for these three defendants and set a new sentencing date for all three defendants on May 23, 2022, at 10:30 a.m. before the Court. The parties ask that the Court vacate the sentencing date and allow them additional

1 time so that they may gather and prepare additional information relevant to the sentencing to the Court.

2 The parties have confirmed with the Court's courtroom deputy that that date is available.

3 The parties further stipulate and agree that if the Court sets sentencing on May 23, 2022,
4 sentencing memos will be due May 9, 2022, and responses may be filed no later than May 16, 2022.

5 The undersigned Assistant United States Attorneys certify that they have obtained approval from
6 counsel for the defendants to file this stipulation and proposed order.

7 IT IS SO STIPULATED.

8
9 DATED: March 28, 2022

/s/ David J. Ward
DAVID J. WARD
BARBARA J. VALLIERE
Assistant United States Attorneys

10
11
12 DATED: March 28, 2022

/s/ with permission
STEVEN KALAR
Attorney for Defendant SKOROCHOD

/s/ with permission
CHARLES WOODSON
Attorney for Defendant POOL

/s/ with permission
KENNETH WINE
Attorney for Defendant ARREOLA-
MARTIN

~~[PROPOSED]~~ ORDER

Based upon the stipulation of the parties, and for good cause shown, the Court hereby orders that the April 25, 2022 sentencing date for defendants POOL, SKOROCHOD, and ARREOLA-MARTIN in the above-captioned matter be vacated, and that sentencing be set for defendants POOL, SKOROCHOD, and ARREOLA-MARTIN on May 23, 2022, at 10:30 a.m. before this Court. Sentencing memos will be due on May 9, 2022, and responses may be filed no later than May 16, 2022.

IT IS SO ORDERED.

DATED: March 31, 2022



HON. JAMES DONATO
United States District Judge